APPENDIX A SUMMARY OF PROPOSED DATES SET FORTH IN SCHEDULING ORDER

EVENT	DATE
Parties shall complete and file a Notice Concerning Reference to United States Magistrate Judge.	April 1, 2024
Parties shall serve initial disclosures.	June 14, 2024
Parties shall file all motions to join additional parties.	July 1, 2024
Plaintiff shall serve a disclosure of asserted claims and preliminary infringement contentions (and accompanying document production).	September 3, 2024
Parties shall file all motions to amend or supplement pleadings.	October 1, 2024
Defendant shall serve its preliminary invalidity contentions in the form of claim charts (and accompanying document production).	November 4, 2024
Parties shall concurrently exchange a preliminary list of claim terms and identify any claim element a party contends should be governed by 35 U.S.C. § 112(f).	December 2, 2024
Parties concurrently exchange a preliminary list of proposed constructions for the proposed claim terms.	December 19, 2024
Parties meet and confer to discuss preliminary proposed constructions for the preliminary list of claim terms	January 10, 2025
Parties shall exchange final proposed constructions with identification of extrinsic evidence, including expert witness declarations.	January 31, 2025
Parties concurrently exchange any rebuttal expert declarations relating to claim construction and/or indefiniteness	February 28, 2025
Close of claim construction discovery.	March 28, 2025
Case will be ready for claim construction briefing and hearing by	June 13, 2025
Parties to submit optional technical tutorials	TBD by Court
Plaintiff shall file its Opening Claim Construction Brief.	April 18, 2025 or TBD by Court
Defendant shall file its Responsive Claim Construction Brief.	May 16, 2025 or TBD by Court

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Plaintiff shall file its Reply Claim Construction Brief.	May 30, 2025 or TBD by Court
Claim Construction Hearing	TBD by Court
Close of fact discovery.	December 19, 2025
Parties asserting claims for relief shall file their designation of testifying experts and serve on all parties, but not file, the materials required by Federal Rule of Civil Procedure 26(a)(2)(B).	January 30, 2026
Parties resisting claims for relief shall file their designation of testifying experts and serve on all parties, but not file, the materials required by Federal Rule of Civil Procedure 26(a)(2)(B).	February 27, 2026
Parties shall file all designations of rebuttal experts and serve on all parties the material required by Federal Rule of Civil Procedure 26(a)(2)(B) for such rebuttal experts, to the extent not already served.	March 27, 2026
Parties asserting claims for relief shall submit a written offer of settlement to opposing parties.	7 days after Markman opinion.
Each opposing party shall respond in writing to the settlement offer. Parties to provide updated infringement and invalidity	14 days after receipt of settlement offer.30 days after Markman opinion
A report on alternative dispute resolution in compliance with Local Rule CV-88 shall be filed.	2 months after Markman opinion
Close of Expert Discovery	April 24, 2026
Dispositive motions and objections to the reliability of an expert's proposed testimony under FRE 702 shall be filed.	May 22, 2026
Responses to dispositive motions and objections to the reliability of an expert's proposed testimony under FRE 702 shall be filed and served on all other parties.	June 19, 2026
Replies in support of dispositive motions and objections to the reliability of an expert's proposed testimony under FRE 702 shall be filed and served on all other parties.	July 10, 2026
Trial	At the convenience of the Court.